A RESOLUTION

Calling on the Housing Division of the Milwaukee County Health & Human Services (DHHS) and all other relevant county departments to develop strategies to incentivize landlords to accept renters who are participating in Milwaukee County's Housing Choice Voucher Program.

WHEREAS, the Milwaukee County Housing Authority is funded by the U.S. Department of Housing and Urban Development (HUD) to administer its Section 8 tenant-based Housing Choice Voucher Program serving individuals and families with family income that does not exceed 50% of the median income of the county; and

WHEREAS, Section 8 is designed to help low-income families and individuals with rent assistance for decent, safe and sanitary housing provided by private owners and rental agents; and

WHEREAS, in 2018, the Milwaukee County Board passed File No. 18-139 amending Section 107.01 of the Milwaukee County Code of General Ordinances regarding Fair Housing and creating Section 107.02(9) to include "receipt of rental or housing assistance" as a protected class, citing powers granted under Wisconsin State Statute 66.1011; and

WHEREAS, Wisconsin State Statute 66.1011(1) declares, "The right of all persons to have equal opportunities for housing regardless of their sex, race, color, disability, sexual orientation, religion, national origin, marital status, family status, as a victim of domestic abuse, sexual assault, or stalking, lawful source of income, age, or ancestry"; and

WHEREAS, in the case of <u>Knapp v. Eagle Property Management</u>, 54 F .3d 1272 (1995), the U.S. Court of Appeals, Seventh Circuit held that "a Wisconsin statute prohibiting housing discrimination based on 'lawful source of income' did not include Section 8 vouchers because they were not specifically included in the definition of 'lawful source of income' in the Wisconsin code"; and

WHEREAS, upon review of Wisconsin law, the Milwaukee County Office of Corporation Counsel shared a preliminary legal opinion stating that Chapter 107 of the Milwaukee County Code of General Ordinances related to Section 8 housing discrimination, specifically the enforcement and penalty provisions, is likely

unenforceable; and

WHEREAS, even during the five-year period from 2018 to present when enforcement actions were presumed to be permissible, there were zero verified Section 8 discrimination complaints filed with the Office of Corporation Counsel despite that it is highly likely that landlords discriminated against potential tenants based on their use of Section 8 vouchers; and

WHEREAS, even if complaints had been received, under current organization efforts to pursue action are unlikely to help the specific tenant-applicant who suspected discrimination because of the time it takes to undertake legal action even on an expedited basis, and the effectiveness of an enforcement program is questionable, given its costs and timeliness concerns; and

WHEREAS, if punishments and penalties are unenforceable, the County should consider incentives to encourage landlords to accept renters who participate in the Section 8 voucher program; and

WHEREAS, through investments in housing stability, especially for low-income neighbors, health outcomes can be improved to create a safer and healthier County; and

WHEREAS, the Committee on Health Equity, Human Needs, and Strategic Planning, at its meeting of July 12, 2023, recommended **REJECTION** of File No. 23-698, due to a failed motion to recommend adoption (vote 1-3); now, therefore,

BE IT RESOLVED, the Milwaukee County Board of Supervisors calls upon the Department of Health & Human Services and all other relevant departments to develop a list of viable strategies to incentivize landlords to accept renters who are participating in Milwaukee County's Housing Choice Voucher Program; and

BE IT FURTHER RESOLVED, the report should be shared with the Milwaukee County Board of Supervisors before the end of calendar year 2023.

07/12/23

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